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6	UNITED STATES DISTRICT COURT			
7	DISTRICT OF NEVADA			
8	UNITED STATES OF AMERICA,	3:73-cv-00127-MMD-WGC		
9	Plaintiff,	ORDER DISCONTINUING SERVICE BY POSTCARD NOTICE		
10	WALKER RIVER PAIUTE TRIBE,) BIFOSICARD NOTICE		
11	Plaintiff-Intervenor, vs.) }		
12	WALKER RIVER IRRIGATION))		
13	DISTRICT, a corporation, et al.,))		
14	Defendants.			
15)		
16	On October 17, 2014, the Court entered the Superseding Order Regarding Service and Filing			
17	in Subproceeding C-125-B On and By All Parties (ECF No. 2100) (the "Superseding Order"). Pursuant			
18	to the Superseding Order, the Court established the manner in which Motions, Papers, and Documents			
19	filed with the Court were to be served and the manner in which Unrepresented Parties may file			
20	documents herein. Among other things, the Superseding Order allowed Unrepresented Parties to elect			
21	to receive service in this matter by electronic se	ervice or by postcard notice as provided in paragraphs 17		
22	through 20 of the Superseding Order.			
23	Since issuing the Superseding Order, the Court has observed the service process established			
24	under the order. Because of the unique circums	tances of this case, and for the reasons expressed herein,		
25	the Court has determined that service by postcard notice should be discontinued, except as expressly			
26	authorized on a case by case basis by a separate order of the Court. Unrepresented Parties who			
27	previously elected service by postcard notice must either provide the Court with an email address for			

electronic service, or they shall be deemed to have consented to receive service and subsequent notice

of all filings by taking the responsibility to check the public website established and maintained by the Court described in the Superseding Order and in this Order.

Throughout this Order, the following definitions shall apply:

"Represented Party" means a party who has been served, who has filed a Notice of Appearance and Intent to Participate, and who is represented by an attorney.

"Unrepresented Party" means a party who has been served and who previously filed a Notice of Appearance and Intent to Participate, but who is not represented by an attorney.

ATTENTION – ACTION BY YOU MAY BE NECESSARY

As a result of the Superseding Order, numerous Unrepresented Parties elected to receive service in this matter by postcard notice. For those Unrepresented Parties who elected to receive service by postcard notice, the Court has directed that these Unrepresented Parties will be mailed a paper copy of this order to their last known address.

In this Order Discontinuing Service by Postcard Notice, the Court is ordering that every Unrepresented Party who previously elected to receive service by postcard should complete and return the attached form titled: Notice of Email Address or, in the alternative, Declaration of Hardship. Through this form, each Unrepresented Party who previously elected to receive service by postcard must provide an email address for purposes of receiving service by electronic mail. In the alternative, the Unrepresented Party may attempt to establish unique circumstances that make electronic service an impossibility or an undue hardship. Subsequently, the Court shall take up claims of individual circumstances/hardship on a case-by-case basis. The failure to return the "Notice" shall be interpreted by the court that the unrepresented party consents to receive service and subsequent of all future filings as provided in paragraph 7 herein.

BACKGROUND

As expressed previously in the Superseding Order, the Court continues to be concerned with the need for an effective, efficient, and inexpensive method for the Court, as well as all parties, to serve papers on **Unrepresented Parties**, and conversely to allow **Unrepresented Parties** to serve papers that they may file. Although the Court is concerned with, among other things, the cost to the judiciary of mailing paper copies, of greatest concern to the Court is that the cost of requiring every party to serve

Unrepresented Parties who previously elected service by postcard notice will unfairly impede the participation of all parties to this matter, whether represented or unrepresented. The Court has observed the cumbersomeness, confusion, and expense associated with the postcard notice process. Therefore, based upon reflection and examination of proceedings since issuance of the Superseding Order, the Court has concluded that service by postcard notice is an unnecessary expense to all parties and the Court and the procedure should be discontinued (with limited possible exceptions based on established, individual, unique circumstances).

FINDINGS AND CONCLUSIONS

Accordingly, and based upon the foregoing, the Court finds that service on **Unrepresented Parties** by postcard notice should be discontinued except as might be stated in a subsequent, separate order as to the specific circumstances of an **Unrepresented Party**.

ORDER

NOW, THEREFORE, IT IS HEREBY ORDERED:

Continued Maintenance of the Public Website:

- 1. As specified in the Superseding Order, the Clerk of the Court has established and will continue to maintain a website that is separate from the Court's official docket and available to the public, on which the Clerk has and will post Orders and other filings of this subproceeding, 3:73-cv-00127-MMD-WGC.
- 2. This separate public website may be accessed directly at: https://ecf.nvd.uscourts.gov/casedisplay or by selecting "Walker River" on the District of Nevada's official website (www.nvd.uscourts.gov).

Service of This Order Discontinuing Service by Postcard Notice:

- 3. The Court shall serve this Order Discontinuing Service by Postcard Notice through the CM/ECF system on all **Represented Parties**. In addition, the Court shall send email notice of this Order Discontinuing Service by Postcard Notice electronically to all **Unrepresented Parties** who have previously consented to such service and provided the Court with an email address for such service.
- 4. The Court shall serve this Order Discontinuing Service by Postcard Notice by first-class mail on all **Unrepresented Parties** who previously elected service by postcard notice. The Court shall

serve such Unrepresented Parties at their last known address as reflected by the Court-maintained list of addresses and any recent correspondence with such Unrepresented Parties previously electing service by postcard notice. Such service of the Order shall also include the Notice of Email Address or, in the Alternative, Declaration of Hardship form in substance as attached hereto as Exhibit A. Action by Unrepresented Parties Previously Electing Service by Postcard Notice:

5. An Unrepresented Party who previously elected service by postcard notice within sixty (60) days of service of this Order Discontinuing Postcard Notice on such an Unrepresented Party by the United States, must complete and return to the Court the attached Notice of Email Address or, in the alternative, Declaration of Hardship. The completed form must be received by the Court no later than May 7, 2019. The form must be mailed to:

U.S. District Court Clerk, Attn. 3:73-cv-00127-MMD-WGC Notice Clerk Bruce R. Thompson Courthouse 400 S. Virginia Street, Room 301 Reno, Nevada 89501

An **Unrepresented Party** consenting to electronic service may wish to create a new email address to receive notice from the Court that is separate from that party's personal or other email addresses.

Failure to Respond:

- 6. Once an **Unrepresented Party provides the Court an email address for service,** that party will receive an email from the Court each time a document is filed in this case, and in that email that party will be directed to a specific location on the internet where the document can be easily accessed and examined for free.
- 7. If such an **Unrepresented Party** fails to respond to the **Notice of Email Address or,** in the alternative, **Declaration of Hardship**, that party shall be deemed to have consented and agreed to receive service and subsequent notice of all filings in this matter by taking the responsibility to check the public website by selecting "Walker River" on the court's website (www.nvd.uscourts.gov) or by accessing the public website directly (https://ecf.nvd.uscourt.gov/casedisplay).
- 8. In the event any party raises unique circumstances/claims of hardship that attempts to establish the impossibility of electronic service or, otherwise, to establish that the electronic service

process is an undue hardship, the Court shall take up individual circumstances/claims of hardship on a case-by-case basis in subsequent proceedings. The Court shall subsequently issue any order as needed based on the Court's conclusions on the individual circumstances/claims raised.

Service of Motions, Papers, and Documents Filed With the Court:

- 9. After this Order has been issued and served as described in paragraphs 3 and 4 above, for any paper filed with the Court in this Subproceeding, every party shall serve every other party with the item filed as follows:
 - a. that paper will be automatically served on all Represented Parties through the CM/ECF system; and
 - notice that a paper has been filed will be automatically served by the Court on all
 Unrepresented Parties who consented to get service by email, and such notice will
 direct the recipient to view papers through the Court's website.

Availability to Public:

10. All documents filed with this Court concerning this case will be available to the public for free viewing at the Clerk's Office in Reno, Nevada, and through the website described in paragraph 2 above. Free public access to the internet and the Court's website may be made at the following locations near the Walker River Basin:

Nevada libraries near Walker River Basin with public use computers:

- Carson City Library, 900 N. Roop St., Carson City 89701 (775-887-2244)
- Churchill County Library, 553 S. Maine St., Fallon 89406 (775-423-7581)
- 21 Fernley Branch Lyon County, 575 Silver Lace Blvd., Fernley 89408 (775-575-3366)
- 22 Mineral County Library, 110 1st St., Hawthorne 89415 (775-945-2778)
- 23 Douglas County Library, 1625 Library Ln., Minden 89423 (775-782-9841)
- Lyon County Central Library, 20 Nevin Way, Yerington 89447 (775-463-6645)

California libraries near Walker River Basin with public use computers:

- 26 Mono County Public Libraries
- 27 94 N. School St., Bridgeport 93517 (760-932-7482)
- 28 111569 Hwy. 395, Coleville 96107 (530-495-2788)

400 Sierra Park Rd., Mammoth Lakes 93546 (760-934-4777) 1 2 Filings by Unrepresented Parties: 3 11. Unrepresented Parties may file documents in this subproceeding, 3:73-cv-00127-MMD-4 WGC by mail or in person with the Clerk of the Court at: 5 Clerk of the Court 400 S. Virginia Street, Room 301 Reno, Nevada 89501 6 7 12. In connection with all such filings, Unrepresented Parties must follow the requirements 8 set forth in paragraph 10 above and the Local Rules for the Federal District Court of Nevada, which are 9 available through the Court's official website (www.nvc.uscourts.gov) and at the Clerk's Office. 10 Changes of Address and/or Email: 11 13. The Court maintains the mailing and email address of every **Unrepresented Party**. Every 12 **Unrepresented Party** to this action must notify the Court if their email address or mailing address 13 changes. In the event that the Court receives notification from the U.S. Postal Service that a mailing address is no longer valid, or learns that the email address associated with an Unrepresented Party is 14 15 no longer valid, the Court shall no longer rely upon that address, and shall remove that address from the 16 list maintained. Any Unrepresented Party whose mailing or email address is determined to be invalid 17 may resume receiving correspondence by providing the Court with his/her valid mailing or email 18 address, as the case may be. 19 14. Notice of all mailing or email address changes must be filed with the Court at: 20 U.S. District Court Clerk, Attn. 3:73-cv-00127-MMD-WGC Notice Clerk Bruce R. Thompson Courthouse 21 400 S. Virginia Street, Room 301 Reno, Nevada 89501 22 15. **Unrepresented Parties** who fail to notify the Court of mailing or email address changes 23 and who, as a result of such failure, do not receive notice of a filed document, will nevertheless be 24 deemed to have notice of that document and all subsequent orders and other filings in this matter. 25 /// 26 27 28

1	Required Form to Complete and Return to the Court:				
2	2 16. The Notice of Email Ad	16. The Notice of Email Address or, in the alternative, Declaration of Hardship shall be complete			
3	and shall be returned to:	and shall be returned to:			
4		Court Clork Attn: 2:72 av 00127 MMD WGC Notice Clork			
5	5 Bruce R. The	Court Clerk, Attn: 3:73-cv-00127-MMD-WGC Notice Clerk ompson Courthouse nia Street, Room 301			
6	7	la 89501			
7	7 17. Unrepresent	ted Parties needing assistance with the electronic notice and/or filing			
8	8 procedures provided for here	procedures provided for herein are encouraged to contact the Clerk of Court at 775-686-5800, 9:00 a.m			
9	9 to 4:00 p.m., Monday throu	gh Friday, excluding federal holidays.			
10	0 Miscellaneous:				
11	1 18. All parties as	re encouraged to keep a copy of this Order and a copy of their completed			
12	2 Notice of Consent to Electron	Notice of Consent to Electronic Service or Request for Continuation of Service by Postcard Notice fo			
13	3 future reference.				
14	4 DATED: March 8,	2019.			
15	5	William G. Cobb WILLIAM G. COBB			
16	6	WILLIAM G. COBB UNITED STATES MAGISTRATE JUDGE			
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3	UNITED STATES DISTRICT COURT					
4	DISTRICT OF NEVADA					
5	LINITED STA	TES OF AMERICA,) 3:73-cv-00127-MMD-WGC			
6		Plaintiff,) NOTICE OF EMAIL ADDRESS, OR			
7		/ER PAIUTE TRIBE,) IN THE ALTERNATIVE,) DECLARATION OF HARDSHIP			
8		Plaintiff-Intervenor,)			
9	vs.	ramum-muci venor,				
10		VER IRRIGATION				
11	DISTRICT, a corporation, et al., Defendants.					
12		Detendants.				
13	To the Notice (Clark:				
14			ad a Natica of Annagrance I am not represented by an			
15	I am a defendant in this case who filed a Notice of Appearance, I am not represented by an					
16	attorney, and I previously indicated that I wanted to be sent a postcard notifying me when substantive					
17	Postcard Notice.					
18						
19		etions to complete this form:	Low Dout II of this Notices AND			
20	1) You must fill out either Part I or Part II of this Notice; AND					
21	2) You <u>must</u> mail the completed form to the Court at the following address, no later					
22	than May 7, 2019.					
23	U.S. District Court Clerk, Attn. 3:73-cv-00127-MMD-WGC Notice Clerk Bruce R. Thompson U.S. Courthouse 400 S. Virginia Street, Room #301					
24		Reno, Nevada 89501	.			
25	*****					
26	Please keep a copy of this Order and the completed Form for your files.					
27	D 145 A		D 1 00			
28	Exhibit A		Page 1 of 3			

PART I. **Consent for Electronic Service of Documents:** COMPLETE PART I ONLY IF YOU ARE PROVIDING AN EMAIL ADDRESS. 3 By completing the information below, I consent to receive electronic notice of filings and/or delivery of documents by electronic means at the email address provided. This consent is limited to notification of documents filed in this case in which I am a defendant, and consists of electronic notice of any Order 4 or other filing with a link to the filed document and docket sheet on a separate website. I understand that 5 if my email address and or mailing address changes, it is my responsibility to notify the Court in writing of my new email address and or new mailing address, as applicable, and that if I fail to do so, I will 6 nevertheless be deemed to have notice of all subsequent Orders and filings in this case. Name: (Please print legibly) 7 8 Telephone Number: 9 Email Address: Confirm Email Address: 10 Mailing Address: 11 I declare under the penalty of perjury that the above is true and correct. 12 13 Signature: 14 Date: Mail Notice and any changes of mailing and/or email address: 15 16 U.S. District Court Clerk, Attn: Attn. 3:73-cv-00127-MMD-WGC Notice Clerk Bruce R. Thompson U.S. Courthouse 400 S. Virginia Street, Room #301 17 Reno, Nevada 89501 18 19 20 21 22 23 24 25 Please keep a copy of this Order and the completed Form for your files.

Exhibit A Page 2 of 3

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1	PART II. Declaration of Circumstances/Hardship that Make Electronic Service Impossible COMPLETE PART II ONLY IF YOU ARE REQUESTING THE COURT TO APPROVE NON-ELECTRONIC SERVICE PROCEDURES (POSTCARD NOTICE) FOR YOU.				
5	I have unique circumstances that make electronic service impossible or an undue hardship. I understand that the Court will take up my request up in the near future and that the Court may require additional information from me to address my request. I understand that the Court has exclusive authority to determine whether and how I will continue to receive service of filings in this case.				
6 7	Please specify your individual circumstances that make electronic service an impossibility				
8					
10					
11					
12	Name: (Please print legibly) Telephone Number:				
13	Mailing Address:				
14					
15 16	I understand that if my address changes, it is my responsibility to notify the Court in writing at the below address of my new address, and that if I fail to do so, I will nevertheless be deemed to have notice of documents and all subsequent Orders and other filings in this case.				
17 18	I declare under the penalty of perjury, pursuant to 28 U.S.C. § 1746, that the above is true and correct.				
19	Signature:				
20	Executed on date:				
21	Continuation Request for Postcard Notice and any changes of mailing address:				
22	U.S. District Court Clerk, Attn: 3:73-cv-00127-MMD-WGC Notice Clerk Bruce R. Thompson U.S. Courthouse				
23	400 S. Virginia Street, Room #301 Reno, Nevada 89501				
24					
25					
26 27	Please keep a copy of this Order and the completed Form for your files.				
28	Exhibit A Page 3 of 3				